

ary fighting in County Cork one of the Free State soldiers

CHRISTIAN CHUCH

SCOUTS ORGANIZE

Last night at the regular Friday night

RADIO CONCERT GIVEN

right was a lad night for wireless on

essuant of the local thunderstorm, The

More than 7,000 000 buildings in the

News is certain that many listomers

had the pleasure of enjoying Mr. Tol-

United States are equipped with

meeting the Christian Church Souts

FOOTBALL ELEVEN

PAST PRIESTS' JEWELS GIVEN TO 3 MASONS

Past high priests' jewels were given communed a Scott footbell team and to three past high priests of Amarillo about Her Embro emptain, with the Chapter No. 196. Royal Arch Masons, word as besistant. C. M. Hunter will at a stated convocation at Masonic Hall be in cliarge of conching and the tire lust night. Jewels were given to H. A. | practice will be held this morning at 1 Nobles high pricet in 1898-99; A. H. o'clock near the Hill Creet Club Webster, 1907-98; Wash George, 1908-09, grounds. The team will be open for all

Prestation talks were made by N. H. Scouts, and two squads will be picked Mohler, past master of Amarillo Lodge Mr. Hunter hopes to be able to arrange The past high priests made for some out of town games with boys brief talks of acceptances. J. Miller of an equal weight. The Scout feath Beard, high priest, breshled at the con- will average in weight about 120 vocation. Three or four jewls will be pounds. awarded each quarter to past high Mr. Betrd. E. S. Mude, high priest in 1521-1922, received his fewel when he

retired from office in June.
Other past high prisets who will receive fewels later are: J. E. Roderick, Legal radio fans and the many liston-1999-te; E. O. Feierabend, 1910-11; Lers throughout the Panhandle wave ney, 1913-14; H. M. Britt. 1914-15; program tast night by Irving O. Tolzien G. C. Stunders, 1915-16; D. G. Hume, and Miss Mary Barrow, Mr. Tolston 1916-17; A. Reese, 1917 by J. Y. Graves, playing the violity and Miss Barrow at T. Rogers, 1919-20; W. C. the plane. Despite the fact that last Hawkins, 1920-21.

SCOUTS TO BE GIVEN RADIO INSTRUCTIONS

Time >

4000 t

May 415

2011

ETTER LI

171 a

SHETT

A school in making radio phones has Leen organized by the Christian Church Scouts and will meet on Saturday afterrooms at the Stateenth Street fire station at 3 o'clock. Instruction will be given by W. C. Hawkins. The instruction will be open to all Scouts in Ama-rillo, and any Scout desiring informa-tion should see either G. M. Hunter or W. C. Hawkins.

Mate, or Paraguay tea, is a popular drink in South America.

In the District Court of the United the Northern Discrict of Texas, at Amarillo. In the Matter of Allen Gill Cox. ember of the partnership of Cobb min Company, Bankrupt.

... 210 In Bankrupter. To the Honorable James C. Wilson Judge of said Court:

Allen Gul Cox, of Plainview, in the said District, respectfully represents That on the 10th day of August, 1922 hast past, he was duly adjudged a tank-rupt under the Acts of Congress relat-ing to laukraptey; that he has duly surrendered all his property and rights of property and has fully compiled with all the requirements of said Acts and of the orders of the Court touching his bankruptcy. Therefore, he prays that he may be decreed by the Court to have full discharge from all debts provable gainst his estate under said Bankrupt Acts, except such debts as are excepted by law from such discharge. Dated this the 10th day of September

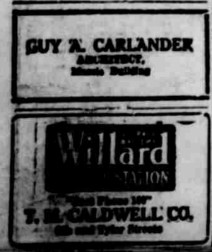
> ALLEN GILL COX. Hankrup!

Subscritted and sworn to.

Order of Notice Thereon.

In this the 13th day of September, 1922, on reading the foregoing petition true, it is ordered by the Court bearing be had upon the same at the office of the Beferee in Amarille Texas, on the 14th day of October, 1922 at 9 o'clock in the foresom, and the notice thereof be published in the Ama rillo Daily News, a newspaper printed in ors and other persons in interest may or at the same time and place and bow cause if any they have, why the prayer of said petitioner should not be

BEN H. STONE. Referee by Bankruptey



VISITORS COMING FROM BIG WHOLESALE HOUSES!

Representative of wholesale and mar Stacturing beauty of Chicago's New York, 20, Louis and other time chies aill be in Amerille Tuesday Wednesday for the Panjandle-Popu These expresentatives buye written ferechary E. D. Sanders of the Manu ertugers and Jobbers' Association property which the Invitations were ed, thus they expect to attend the on-In spection.

A German midder must estain per

Liberty

Theater on Fourth St. Last Showing Today Charles Jones

Western Speed LARRY SEMON

"THE SAWMILL"

Monday and Tuesday



While Satan Sleeps"

The picture the town is raving about. Fritzi Brunette and Betty Francisco in the cast.

OCT 6-15

Ten full days of keenest en-

joyment,

Agriculture at its best.

Live stock display supreme.

Southwest's premier motor show, in great, new Automobile and Manufacturers' Building.

World's foremost vaudeville in scintil-

Radio Show-signalizing science's lat-

"Mystic China," magnificent festival of

Lillian Boyer, girl flyer, in thrilling air feats-Flying Circus of twenty

COME!

lating Colineum program.

Mexico's famous Artillery Band.

est strides.

aerial acts.

Watch for special days.

SOUTH SIDE OF TWENTY-SEC-PLICT WITH THIS ORDINANCE. HE IT ORDAINED BY THE CITY OF AMARILLO

of City has heretofere, by Resolution, edered the improvement of South Polk cert in said Chy between the south of Twenty sond street and the oth side of Twenty-fourth street, by sing grading and filling the same nd constructing thereon a brick paveent upon a concrete foundation, and cith concrete curbs; and,

the City filed with the Commission cification for the said improvement prescribed by the Ordinance of the id City, and the same were submitted the Commission and were considered nd approved by it; and,

WHEREAS, in accordance with the nance of the said City and the law, dvertisement was given for scaled bids or the construction of the said improveone and bids were received, resined on file, and were properly open ed, and read in open meeting of the City commission at the time and place for pening the same; and,

WHEREAS, the Commission decided not the bill of the Plains Paving Com any was the best and most beneficial id and the most advantageous to the ity, and did accept the bid of said thins Paving Company, and thereafter he said City entered into written con ract with the said Plains Paving Comany Contractors, for the performance of the said work, which contract was bils executed by the Mayor and at rested by the Secretary with the corsorate seal; and,

WHEREAS, thereafter the Engineer tesignated by the City did prepare and file with the Commission a statement is writing containing the names of persons, firms, corporations or estates own ing property abutting on the highway named to be improved, and stating thnumber of front feet, owned by each, with a sufficient description of the prop erty of each such owner by lot and block number, and otherwise sufficientidentifying the same, and containing an estimate of the total cust of the pro posed improvement, the cost per front fact of abutting property and the total each owner and his property; and,

WHEREAS, said statement was duly approved by the Commission after examination; and,

WHEREAS, by Resolution the Conssion did then determine and declare he necessity of assessing the proper ents against said owners and their

J. F. BROMERT, D. C. ton Western Building, across court house.

> **Expert Dyeing** 901 Taylor Street A Phone 1186

Amarillo Pleating Co. Accordion, Box, Side and Combi tion Pleating
All Kinds of Buttons Made
To Order
Prices Reasonable Room 12, Ray-Bynum Beg.

PRESERVE YOUR EYES

By Wearing Genuine GLASSES I Let us test your eyes and make you a pair of genuine

KRYPTOES be careful, there are substitues.)

HYDEN'S

YOU'RE

EXCUSED,

FRECKLES

ith and Polk SPECIAL EQUIPMENT FOR TESTING CHILDREN'S EYES.

OND STREET AND ITS INTERSECTION WITH THE NORTH SIDE OF TWENTY FOURTH STREET. AGAINST OWNERS OF PROPERTY ABUITING SAME AND AGAINST THEIR PROPERTY, AND AGAINST THEIR PROPERTY, AND AGAINST FAILBOADS AND STREET RAILS END COLLEYING FOR SAME AND STREET RAILS FOADS. IF ANY, OCCUPYING FOR SAME AND STREET RAILS FOADS, IF ANY, OCCUPYING FOR SAME AND STREET RAILS FOADS, IF ANY, OCCUPYING FOR SAME AND STREET RAILS FOADS, IF ANY, OCCUPYING FOR SAME AND STREET RAILS FOADS, IF ANY, OCCUPYING FOR SAME AND STREET RAILS FOR SAME AND STREET RAILS FOADS, IF ANY, OCCUPYING FOR SAME AND STREET RAILS FOADS, IF ANY, OCCUPYING FOR SAME RAILS AND STREET RAILS FOR SAME RAILS FOR SAME RAILS AND STREET RAILS FOR SAME RAILS AND STREET RAILS FOR SAME RAILS AND STREET RAILS FOR SAME RAILS AND SAME RAILS FOR SAME RAILROADS AND STREET HALE
ROADS. IF ANY, OCCUPYING for said Hearing, and did also further to same with their RAILS AND STREET HALE AND SERVE said notice by mailing a copy thereof by registered letter deposited in thereof by registered letter deposited in THE ENFORCEMENT AND COLTHE SAID ASSESS.

AENTS AND THE ISSUANCE OF ASSESSIONABLE CERTIFICATES TO EVIDENCE THE SAME AND REEVIDENCE THE SAME AND RE
THEREFORE, BE IT FUR.

NOW, THEREFORE, BE IT FUR.

THEREFORE, BE IT FUR.

THEREFORE, BE IT FUR.

THEREFORE, BE IT FUR.

SAID SIGN, or to make any necessary or proper to that end, or for the addresses of each owner, if known, or if unknown, to the address of his agent or attorney; and,

That the several sums below set

property owners and other interested property, be and the same are hereby the said assessments and lien the said property of City Commission, at which Hearing all said respective owners, and are hereby execute and deliver to the said Plains persons owning or having any interest made and deckared to be a personal lin. in any property proposed to be assessed, bility of the said owners as prescribed and acceptance of the said work of impear and be heard in accordance with cases made and provided; the names of writing which shall contain the name the Ordinances of the said City and the the said property owners, a brief design or names of the property owners as law, and all desiring to be heard did eription of their property, including the appear and were given such hearing; number of front feet of each owner, and her property, either by lot or block

mission were of the opinion that the as follows, to-wit:

Paving Rate \$8.67585-Curb Rate \$0.50. Lot Block Name f. H. Bishop, t. Love Add being sub-

div. blk 15, M. D. O. Eakle Add. D. J. Greer, n 5 of 2, Love Add being sub-div. blk 15 M. D. O. Eakle Add Florence A. Puckett, all of 2. Love Add being sub-div, blk 15, M. D. O. Eakle Asid

J. N. Vernen, n 80 ft of 3, Love Add being sub-div, blk 15, M. D. O. Eakle Add J. Crume, s 70 ft of 3, Love Add being

sub-div, blk 15, M. D. O. Eakle Add C. Paul, 4, Love Add being sub-div blk 15, M. D. O. Eakle Add Watter N. Vanshaw, pt blk 10, M. D. O.

Eakle Add beg nw cor said blk run ning a 50 ft and e 140 ft B. Coc, pt blk 10, M. D. O. Eakle add beg 50 ft s of nw cor said blk running

s 50 ft and e 140 ft f. F. Craig, pt blk 10, M. D. O. Eakle Add, beg 100 ft s of nw cor said blk

running s 42% ft and e 140 ft J. F. and C. M. Craig, pt bik 10, M. D. O. Eakle Add, beg 1421, ft s of nw cor said life running a 45% ft and e 140 ft A. J. Stafford, pt blk 10, M. D. O. Eaklye Add beg 185 ft s of nw cor said

blk running a 42% ft and e 140 ft.

P. Trolinger, pt blk 10, M. D. O. Eakle Add bog 227% ft s of nw cor said bik running s 50 ft and e 140 ft R. W. Simmons, pt blk 10, M. D. O. Hakle Add beg 277% ft a of nw cor said blk running s 50 ft and e 140 ft Sam L. Seav, pt blk 10, M. D. O. Eakle

Add beg 327% ft s of nw cor said blk

running s 50 ft and e 140 ft Mrs. F. A. Park, pt bik 10, M. D. O. Eakle Add beg 377% it s of nw cor said bik running s 50 ft and e 140 ft Frances Seewald, ot blk 10, M. D. O. Eakle Add beg 427% ft a of nw cor said blk running s 50 ft and e 140 ft M. Hyden, pt blk 10, M. D. O. Pakle Add beg 178 ft n of sw cor said blk running s 50 ft and e 110 ft

J. C. Haley, pt blk 19, M. D. O. Eakle Add beg sw cor said bik running n 125 ft and e 110 ft

That the amounts above fixed and as sessed against the owners of property abutting said street and against their property shall be payable as follows

der of the said assessments, or assignable certificates representing the same, the whole of the said assessment then unpaid, together with all interest thereon shall at once become due and payable to and shall be collectable under the terms hereof, together with all interest assigns, and that neither the said City.

That said assessments and claims of personal liability are hereby expressly made payable to and shall be paid to the said Plains Paving Company, or its assigns, and that neither the said City. Published on the 2th and 16th day of the terms hereof, together with all der of the said assessments, or assign-

ORDINANCE No. 418.

IN ORDINANCE LEVYING AN AS SESSMENT FOR A POSITION OF THE COST OF IMPROVING SOUTH FOLK STRICET IN THE CITY OF AMARILLAD. TENAS. BETWEEN and complying with the reducer of the said City with reference to the said City with reference to the said City with reference to the said cases the amounts assessed against such be liable to the grid Company, or respective owners and their property, and owners of the said determined that said assessments and claims, for any said excess of the benefits to said payable thereunder nor for any dame to complying with the respective property owners by means of the said control of their property. The CITY OF Company, and its assign, shall look to the said owners of property, and owners of the said city with reference to their property of the chancement of their property ing Company, and its assign, shall look to the said owners of property, and owners of the said city with reference to their property of the chancement of their property ing Company, and its assign, shall look to the said company of the said owners of property. The control of the said owners of property through said improvement, but that in all cases the amounts assessed against such the lable to the grid Company, or not company to the said cases and determined that said assessments and claims, for any same payable thereunder nor for any dame to entoric or any falling the control of the said company and its assign, shall look to the said company.

EVIDENCE THE SAME. AND REPEALING GEDINANCE No. 41. WHEREAS thereafter, at the time eral owners of property abutting on or
AND ALL ORDINANCES AND and place fixed in the said Notice and eccupying the said street, and set down
PARTS OF GEDINANCES IN CONResolution of the Hearing of the said opposite the description of their said the lot and block number of said prop-erty, or other brief and sufficient des. of the owner thereof; or if owned by WHEREAS, after said hearing and cription thereof, and the total amounts on estate by so describing the same WHEREAS, the Engineer designated facts adduced at the same, said Comerce and their property respectively are,

FOURTH STREET.

Front Feer Amt. Paving Amt. Curb \$867.58 443.79 27.50 750,0 433.79 40.00 462.71 80.9 404.87 35.00 70.0 255.25 73.10 96.0 50.8 289.19 25.00 289.19 42.5 245.52 21.25 42.5 245.82 21.25 42.5 21.25 245,82 289.19

289.19 25.00 289.19 50.0 25.00 289.19 289.19

289.19

E 89.0

costs of collection and reasonable at torney's fees, if incurred. ting property shall be personally liable

462.71 - 59.00

for the amount herein assessed against him or her, and that the said personal (30) days after the completion of the liability and lien shall be enforced by said work and its acceptance by the the City for the benefit of the owner City; one third thereof on or before One and holder of the said assessments and Year after said date; and one-third claims, either by sale of the said premsa 1 d forr d payments from a d cate manner as is provided for the sale of num, payable annually; that the said property for taxes under the laws and of abutting property and against their such sales need not be made at the repeated and declared of no further respective parcels of property above de- same time as for general taxes, or, at scribed, including and together with the outlor and upon the request of the reasonable attorney's fees and all costs owner and holder of the said assess of collection thereof, if incurred, and ments claims, or certificates, by suit the said assessments shall be secured brought by the City for the benefit of troperty which shall be first, prior and having jurisdiction, provided that the superior to all other liens and claims, except ad valorem taxes.

Superior to all other liens and claims, faction against reasonable costs and ex
Superior to all other liens and claims, faction against reasonable costs and ex
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Superior to all other liens and claims, faction against reasonable costs and ex
Superior to all other liens and claims, faction against reasonable costs and ex
Superior to all other liens are claims. And it is further provided that if default shall be made in the payments of any deferred payments upon the said option of the then legal owner and holder of the said assessment and holder of the said assessment.

WHEREAS, the City Secretary did than sold benefits; and, claims and all interest and other muos

That for the purpose of evidencing

to identify the same, and shall state the amounts payable thereunder, together several sums below set down opposite the names of each of said owners of property, and his property, as described second street. To TWENTY with the terms of payment as herein property, and his property, as described second street. ment of interest and attorney's fees and costs us hereinabove set forth, and for the maturity of the said assessments in the event of default, and such certifientes shall further provide and shall recite that the proceedings which referonce to making such improvements with law, and that all prorequisites to the fixing of the assessment lien against the property described in the said cer-tificates, and the personal hability of the owner, have been performed, which recitats shall be prima facie evidence of the facts so recited. The said certificates shal further provide for the enforcement of the assessment and lien therein set forth by the city by sale of the property assessed, or by suit as hereinabove provided.

The amounts payable upon the said assessments certificates shall be payable to the Colector of Taxes of said City, who shall receive and receipt for the same, and upon presentation of the said certificates, or coupons having refrence to the payment made, shal endorse said payments upon the said certificates or coupons and shall at once deposit the sum or sums paid with the Theasurer or legally appointed deposi-tory of the City of marillo, who, upon presentation of the said certificates, or coupons, so endorsed, shall pay the same to the owner and holder thereof, and the presentation of the said certifleates or coupons shall be the Treasurer's warrants for making such pay-ment, and upon the full payment of any coupon, or full and final payment of such certificate, the same shall be sur rendered, to said Trensurer and cancelled, and upon such full payments, sur-render and cancellation, the City of Amarillo, acting by its Mayor, shall excente and acknowledge a release, which shal have the effect of full discharging and sums so paid upon said assessment main part of a separate and special fund to be known as "South Polk Street Paving Fund," and chall be a special and sucred paying fund, which shall not be disbursed or drawn on for any other purpose, except the payment of

The said certificates shall be signed by the Mayor of the City, attested by the City Secretary, with its corporate seal, and there may be attached to said certificates coupons evidencing the first and second payments thereof, or all of said payments, or the said certificate itself may evidence all of said pay coupons, if attached, shall be sufficient. if signed with the fac-simile or lithe graphed signatures of the said Mayor and City Secretary, and having the impression thereon of the Seul of said City. That the said certificates may contain such other statements and reestals as the Commission may direct and upon the full completion of the said work of improvement and accept ance by the City shall be issued and delivered to the said Plains Paving Company, or its assignce, in writing,

That Ordinance No. 411 and all ordinances and parts of ordinances in con-

INTRODUCED at a Begular Meeting City Commission on the 5th day of September, A. D. 1922.

(Samed) LON O. MARRS.

FRECKLES AND HIS FRIENDS





